November 1, 2010 STATUS CONFERENCE

1:30 pm – Judge Davis called each case and parties announced ready for proceedings. (See attached Sign-in Sheet for Attorney Appearances). Court re-called each case and parties announced whether they consented to proceed before him. Mr. Ainsworth addressed the Court regarding 610cv302 and they consent pending the Motion to Consolidate.

Court in recess.

Hearing resumed. Judge Love gave parties their prospective Markman Hearing Dates and Jury Selection Dates as indicated below.

Judge Love inquired as to the Motion to Consolidate in the Landmark Case (610cv302). Mr. Ainsworth responded. Mr. Dang responded.

Case #	Case Name	LED Markman	JDL Markman	LED Trial	JDL Trial
609cv171	Litepanels, LTD v Switronix, Inc., et al	10.27.2011		06.04.2012	
610cv71	Prompt Medical Systems LP v Allscriptsmysis, et al	11.10.2011		06.04.2012	
610cv225 Refer JDL	Stragent LLC, et al v Amazon.com, Inc., et al		01.05.2012	07.02.2012	
610cv229 Consent	NovelPoint Learning LLC v Leapfrog Enterprises, et al		01.12.2012		11.05.2012
610cv260	Microlog Corp v Continental Airlines, et al	12.01.2011		06.04.2012	
610cv300	SFA Systems, LLC v BigMachines, Inc., et al	04.07.2011		12.12.2011	
610cv302 Refer JDL	Landmark Technology LLC v Blockbuster, Inc., et al		06.30.2011	01.03.2012	
610cv314	Labor Savings LTD v BES Manufacturing Co., Inc.	07.28.2011		05.07.2012	
610cv327 Refer JDL	Innovative Global Systems v volvo Construction, et al		08.25.2011	06.04.2012	
610cv330	Southwire Co. v Encore Wire, et al	09.15.2011		05.07.2012	

2:15 PM - There being nothing further, Court adjourned.